Robert J. Cosgrove (RC 8917) Cheryl D. Fuchs (CF 1116) WADE CLARK MULCAHY 111 Broadway, 9 th Floor New York, New York 10006 (212) 267-1900 Attorneys for Defendants: New York University and New York University Real Estate Corporation	
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
IN RE: WORLD TRADE CENTER LOWER MANHATTAN DISASTER SITE LITIGATION X	21 MC 102 (AKH) 07 CV 1460 (AKH)
IVAN ASCENCIO,	
Plaintiff,	AMENDED NOTICE OF THE NYU DEFENDANTS' ADOPTION OF
-against- NEW YORK UNIVERSITY and NEW YORK UNIVERSITY REAL ESTATE CORPORATION,	ANSWER TO MASTER COMPLAINT
Defendants.	

PLEASE TAKE NOTICE THAT pursuant to FED. R. CIV. P. 15(a) defendants NEW YORK UNIVERSITY and NEW YORK UNIVERSITY REAL ESTATE CORPORATION (collectively referred to herein as the "NYU Defendants"), hereby amend their Notice of Adoption filed and served on September 11, 2007. NYU Defendants, as and for their responses to the allegations set forth in the Complaint by Adoption (Check-Off Complaint) Related to the Master Complaint filed in the above-referenced action, hereby adopt the NYU Defendants' Answer to Master Complaint,

dated August 3, 2007, that was filed in the matter of *In re World Trade Center Lower Manhattan Disaster Site Litigation*, 21 MC 102 (AKH).

WHEREFORE, the NYU Defendants demand judgment dismissing the abovecaptioned action as against each of them, together with their costs and disbursements.

Dated: New York, New York September 12, 2007

WADE CLARK MULCAHY

/s/

By: Robert J. Cosgrove (RC 8917) Cheryl D. Fuchs (CF 1116) Attorneys for NYU Defendants 111 Broadway, 9th Floor New York, New York 10006 (212) 267-1900 STATE OF NEW YORK) COUNTY OF NEW YORK) ss:

Sibil Miranda, being duly sworn, deposes and says:

That I am not a party to the within action, am over 18 years of age and reside in Brooklyn, New York.

That on September 12, 2007, deponent served the within **Notice of NYU Defendants' Adoption of Answer to Master Complaint** upon the attorneys and parties listed below by United States prepaid mail:

TO:

Gregory J. Cannata, Esq. Robert Grochow, Esq.

THE LAW FIRM OF GREGORY J.

CANNATA

ROBERT A. GROCHOW, P.C.
Plaintiffs's Liaison Counsel

Plaintiffs's Liaison Counsel 233 Broadway

233 Broadway New York, NY 10279

New York, NY 10279

David Worby, Esq.

WORBY GRONER EDELMAN & PATTON BOGGS LLP
NAPOLI BERN, LLP
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Richard Williamson, Esq. WILSON ELSER, ET AL

FLEMMING ZULACK WILLIAMSON Attorneys for Battery Park City Authority

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ESCHEN, FRENKLE & WEISMAN, LLP ESCHEN, FRENKLE & WEISMAN, LLP Attorneys for Lionshead Development, Attorneys for Lionshead 110 Development,

LLC

20 West Main Street

Bay Shore, NY 11706

20 West Main Street

Bay Shore, NY 11706

DICKSTEIN SHAPIRO MORIN & OSHINSKY, LLP 2101 L. Street N.W. Washington, DC 20037

/s/		
Sibil Miranda	 	

Sworn to before me this 12th day of September 2007

/s/

Notary Public